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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/670,854	09/24/2003	Robert Lauter	25514-B USA	9754
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SYNNESTVEDT & LECHNER, LLP			PHILLIPS, CHARLES E	
2600 ARAMAI		ART UNIT	PAPER NUMBER	
PHILADELPHIA, PA 191072950			3751	

DATE MAILED: 04/08/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applica	tion No	Applicant(s)					
Office Action Summary		10/670,		LAUTER ET AL.	·				
	Office Action Guininary	Examin		Art Unit					
	CL - MAN INO DATE - FALL	l l	E. Phillips	3751					
Period for F	The MAILING DATE of this commu Reply	ncation appears on ti	19 cover sneet with	the correspondence address					
THE MA - Extensio after SIX - If the per - If NO per - Failure to Any reply	RTENED STATUTORY PERIOD F ILLING DATE OF THIS COMMUN ns of time may be available under the provision (6) MONTHS from the mailing date of this com iod for reply specified above is less than thirty (iod for reply is specified above, the maximum so reply within the set or extended period for reply received by the Office later than three months atent term adjustment. See 37 CFR 1.704(b).	IICATION. s of 37 CFR 1.136(a). In no emunication. 30) days, a reply within the statutory period will apply and y will. by statute, cause the au	event, however, may a rep atutory minimum of thirty (will expire SIX (6) MONTH polication to become ABAI	ly be timely filed 30) days will be considered timely. IS from the mailing date of this communic NDONED (35 U.S.C. § 133).	cation.				
Status									
1)□ Re	esponsive to communication(s) fil	ed on .							
·	•	2b)⊠ This action is	non-final.						
3)□ Si									
Disposition	of Claims								
4a 5)□ CI 6)⊠ CI 7)□ CI	aim(s) 1-3 is/are pending in the a) Of the above claim(s) is/s aim(s) is/are allowed. aim(s) 1-3 is/are rejected. aim(s) is/are objected to. aim(s) are subject to restri	are withdrawn from c							
Application	Papers		•						
10)□ Th Ap Re	e specification is objected to by the drawing(s) filed on is/are oplicant may not request that any objected the placement drawing sheet(s) including the earth or declaration is objected the specific or specific the specific or s	e: a) accepted or I) be held in abeyand lired if the drawing(s	e. See 37 CFR 1.85(a).) is objected to. See 37 CFR 1.1					
Priority und	der 35 U.S.C. § 119								
12)	knowledgment is made of a claim	documents have be documents have be of the priority docuronal Bureau (PCT R	een received. een received in Ap ments have been re ule 17.2(a)).	plication No eceived in this National Stage					
2) Notice o	f References Cited (PTO-892) f Draftsperson's Patent Drawing Review (ion Disclosure Statement(s) (PTO-1449 o o(s)/Mail Date <u>9/24/03</u> .		Paper No(s)/	mmary (PTO-413) Mail Date ormal Patent Application (PTO-152) 					

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Art Unit: 3751

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action.

(a) A patent may not be obtained though the invention is not identically disclosed or described as setforth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter petains.

Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-2 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nomura taken with Cal Spas.

Nomura discloses a combination "spa" which comprises a tub (#1) having a bottom and a plurality of sidewalls (see figure 1) having an upper edge (see figure 1). Nomura discloses a surface (# 5) with an aperture (see figure 4), The water-tight housing (#2) of Nomura comprises an entertainment system (#6), in the form of a TV, that is positioned in alignment with the aperture (see figure 1). The entertainment system is movable between a first position beneath the surface and a second position above the surface(see paragraph (0010), (0011), (0013). Further, the housing of Nomura comprises a mechanism (#25) to move the housing from the first and second positions and a control system (#4) for controlling the mechanism. Nomura further discloses a cover (#21) that is sealing member (see paragraph (0026)). The TV would meet claim 2.

Nomura lacks a shöwing that a cover projects beyond the perimeter of the

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aperture.

Cal Spas shows a pop-up TV on the "Lounger SPA 47 jet spa" where the upper housing of the TV is shown to have a protruding peripheral flange which would serve as a seal on the tub upper surface.

It would have been obvious to the ordinary adisan to provide the former with the flanged arrangement of the latter or for the latter to be provided with a seal as a waterproof system is taught by the former.

Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over the art as applied to claim 1 above, and further in view of Inoue et al.

Inoue et al teach a waterproof sealing system employing a conventional tongue.

And groove arrangement 80 and 50. To employ such an expedient for the pop-up and groove arrangement systems of the combination would have been obvious to the ordinary adisan.

Any inquiry concerning this communication should be directed to Charles E. Phillips at telephone number 571-272-4893.

Charles E. Phillips Primary Examiner